NAME & ADDRESS			CLERK, U.S. DISTRICT COURT		
			MAY - 6 2022		
UNITE	D STATES I	L DISTRICT COU	CENTRAL DISTRICT OF CALIFORNIA DEPUTY		
CENTRAL DISTRICT OF CALIFORNIA					
		CASE NUMBER			
UNITED STATES OF AMERICA			18-CR-759-cjc-2		
v.	PLAINTIFF,		16-CR-739-CJC-2		
ROBERT BOMAN		CONSENT T	TO VIDEO/TELEPHONIC CONFERENCE		
USMS Reg. #: DEFENDANT(S).		AND/OR WAIVER OF DEFENDANT'S PRESENCE			
			ID PROPOSED FINDINGS/ORDER		
Check each that applies:					
☐ CONSENT TO VIDEO CONFERENCE/TELEPHONIC CONFERENCE ☐ WAIVER OF DEFENDANT'S PRESENCE					
1. Consent to Video Conference/Telephonic Conference					
I, ROBERT BOMAN			Constitution, the Federal Rules of Criminal		
Procedure, and/or one or more federal statutes may give me the right to have all the below-listed proceedings take place in person in open court. After consultation with counsel, I knowingly and voluntarily consent to the proceedings below instead taking place by video conference or, if video conference is not reasonably available, by telephonic conference:					
Check each that applies:	•				
□ Detention/Bail Review/Reconsideration Hearing(s) (18 U.S.C. Sec. 3142)			☐ Initial Appearance (Fed. R. Crim. P. 5)		
Preliminary Hearing (Fed. R. Crim. P. 5.1)			Arraignment (Fed. R. Crim. P. 10)		
□ Pretrial Release Revocation Proceedings (18 U.S.C. Sec. 3148)			Waiver of Indictment (Fed. R. Crim. P. 7(b))		
Misdemeanor Pleas and Sentencings (Fed. R. Crim. P. 43(b)(2))			Appearances under Fed. R. Crim. P. 40		
Probation and Supervised Release Revocation Proceedings (Fed. R. Crim. P. 32.1)					
Note: to consent to an appearance by video or telepho the "Proposed Findings" section on page 2 of this form	nic conference (•	oceedings listed below, you must also complete		
Felony Pleas (Fed. R. Crim. P. 11) Felony Sentencings (Fed. R. Crim. P. 32)					
2. Waiver of Defendant's Presence					
I,	. unders	stand that the U.S. (Constitution, the Federal Rules of Criminal		
Procedure, and/or one or more federal statutes may by video conference, or by telephonic conference. A present in person in open court or by video conference.	give me the rig fter consultatio	ht to be present at a on with counsel, I ka	all of the below-listed proceedings - in person, nowingly and voluntarily waive my right to be		
Check each that applies (and use Form CR-35 to waiv	e the defendant	t's presence at other	types of proceedings):		
Detention/Bail Review/Reconsideration Hearing(s) (18 U.S.C. Sec. 3142)			Probation and Supervised Release Revocation		
Preliminary Hearing (Fed. R. Crim. P. 5.1)			Proceedings (Fed. R. Crim. P. 32.1)		
Pretrial Release Revocation Proceedings (18 U.S.C. Sec. 3148)			Waiver of Indictment (Fed. R. Crim. P. 7(b))		
Misdemeanor Pleas and Sentencings (Fed. R. Cri	im. P. 43(b)(2))) Г	Appearances under Fed. R. Crim. P. 40		
		_			
·	S/ by Peter S Defendant	warth for Rober			
In Custody? For in-custody defendants, list institution where housed:		⊠ _{Defen}	d for Defendant by Counsel for Defendant with dant's Authorization [Check if applicable]		

I have translated this consent/waiver to the	he Defendant in the	e	language.
Date	Interpret	ter (if required) Signed Interpr	for Interpreter by Counsel for Defendant with reter's Authorization [Check if applicable]
Defendant's behalf, I fully advised the Defendant's regarding such rights and the Defendant's Defendant's consent/waiver(s) are knowing the properties of th	fendant of the Defe s consent/waiver(s) ng and voluntary, a	ndant's above-referenced ri I believe that the Defenda nd I concur with such cons one Dig DN Pet Pet	ant understands such rights and that the
05/06/2022 Date	Council		te: 2022.05.06 13:11:28 -07'00'
Date	Counsel	ioi Delendant	
· · · · · · · · · · · · · · · · · · ·	······································		
3. Proposed Findings Regarding Harm o	of Further Delay of	f Felony Plea or Sentencing	g
No. 20-043 (In Re: Coronavirus Public Er pleas and sentencings cannot be conducted or sentencing "cannot be further delayed consent to a felony plea or sentencing take	nergency Use of Vied other than in per without serious har ing place by video o	deo and Telephonic Confer rson in open court unless th rm to the interests of justice conference or, if video confe	RES") Act and § 2 of Order of the Chief Judge rence in Certain Criminal Proceedings), felony ne judge makes specific findings that the plea e." Accordingly, if the defendant intends to erence is not reasonably available, by below proposed findings sufficient to make
4. Order Adopting Findings Regarding	Harm of Further l	Delay of Felony Plea or Ser	ntencing
	virus Aid, Relief, an		
Pursuant to § 15002(b)(2) of the Coronav No. 20-043 (In Re: Coronavirus Public Enhereby find that the:	mergency Use of V	nd Economic Security ("CA. ideo and Telephonic Confe	RES") Act and § 2 of Order of the Chief Judge erence in Certain Criminal Proceedings), I
No. 20-043 (In Re: Coronavirus Public E	mergency Use of V	ideo and Telephonic Confe	RES") Act and § 2 of Order of the Chief Judge erence in Certain Criminal Proceedings), I
No. 20-043 (In Re: Coronavirus Public E hereby find that the:	mergency Use of V	ideo and Telephonic Confe	erence in Certain Criminal Proceedings), I